Doc Code: AP.PRE.REQ PTO/SB/33 (07/05)

Approved for use through xx/xx/200x, OMB 0651-00xx U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number Docket Number (Optional) PRE-APPEAL BRIEF REQUEST FOR REVIEW 00280752aa I hereby certify that this correspondence is being deposited with the Application Number Filed United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Mail Stop AF, Commissioner for 10/750.218 January 2, 2004 Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR First Named Inventor Hanson Signature Art Unit Examiner Typed or printed 2153 name Won Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request. This request is being filed with a notice of appeal. The review is requested for the reason(s) stated on the attached sheet(s). Note: No more than five (5) pages may be provided. I am the applicant/inventor. Signature assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. Michael E. Whitham (Form PTO/SB/96) Typed or printed name attorney or agent of record. Registration number _____ 32,635 703-787-9400 Telephone number attomey or agent acting under 37 CFR 1 34 Registration number if acting under 37 CFR 1.34 March 13, 2008 Date NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*. *Total of

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Tradeamrk Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

forms are submitted

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re patent application of

James Edwin Hanson et al.

Serial No. 10/750,218

Filed January 2, 2004

Group Art Unit 2155

Examiner Michael Young Won

Confirmation No. 6661

For A METHOD AND APPARATUS TO PROVIDE A HUMAN-USABLE INTERFACE TO CONVERSATIONAL SUPPORT

Commissioner for Patents PO Box 1450

Alexandria, Virginia 22313-1450

ATTACHMENT TO PRE-APPEAL BRIEF REQUEST FOR REVIEW

Sir:

This Pre-Appeal Brief Request for Review is being concurrently filed in the USPTO with a Notice of Appeal. The Commissioner is authorized to charge Attorney's Deposit Account 50-0510 (IBM Corporation) for any fees due for the notice of appeal and/or to gain entry and consideration for this pre-appeal brief request for review.

The Claimed Invention

The patent application pertains to, for example, a person using a PDA to interact in a conversational format with a service provider. Thus, there is a human usable interface which allows interaction with a conversation enabled application. (See Figure 1 of the application). The user is presented with options on a display for selection purposes, and to allow the user to assess the state of the conversation (i.e., he can see the last message, and he is presented with options to that last message—see particularly,

Figures 4 and 5 of the application, and page 10, lines 5 et seq., which discuss the presentation manager). The user also has a mechanism for inputting data in response to the options presented and to fill in message content (see, e.g., Figure 5 where selections and approvals are made at 523 and 524).

Principal Errors and Omissions

Independent Claims 1 and 11 and dependent Claims 2-3, 5-6, 8-10, and 13-15 stand rejected under 35 U.S.C. § 102(a), (e) as anticipated by U.S. Patent Application Publication No. 2002/0188666 by Lemon et al. Dependent Claims 4, 7, 12, and 16 stand rejected under 35 U.S.C. § 103(a) as suggested by Lemon et al. in view of U.S. Patent Application Publication No. 2002/0059377 by Bandhole et al.

The Examiner has made a great many errors and omissions, including, but not limited to, failing to recognize that the claimed invention, unlike the references, enables human users to interact with conversation-enabled applications.

- In responding to Applicants' arguments, the Examiner stated incorrectly: "The applicant(s) assert that Lemon does not explicitly discuss the 'conversation-enabled applications.' The applicant(s) seem to be asserting that because Lemon does not identically recite the term that somehow this 'conversation-enabled application' is not taught." (Office Action, Dec. 13, 2008, at 8)
- The Examiner has incorrectly interpreted the argument. Applicants maintain that paragraphs 23 and 28 of Lemon et al. make it clear that the conversation controllers (defined at paragraph 26 of Lemon et al.) handle messages on behalf of "services" (by which is meant "E-Services"; see paragraph 21 of Lemon et al.) and do not discuss the "conversation-enabled applications" used in connection with "human-usable interfaces" as required by Claim 1 and as taught by the Specification, page 3, lines 18-25.

To highlight the errors, the table below presents portions of claim 1, the Examiner's

position, and portions of the passages in Lemon referenced by the Examiner in combination with argument. It will be noted that, among other things, Lemon wholly lacks the features underlined in the claims.

Claim 1	Examiner's Position	Argument and Reference
		to Lemon
A system for enabling	In the office action of	Paragraph [0026] of
human users to interact	December 13, 2007, the	Lemon states that "The
with conversation-enabled	Examiner takes the	conversation controller is a
applications installed at a	incorrect position that	third party service that is
remote location, said	Lemon teaches a system	capable of facilitating a
conversation enabled	that enables human users	conversation between two
applications implementing	to interact with	other services". Lemon
a conversation policy, the	conversation enabled	notes that the conversation
system comprising:	applications.	controller can act as a
		proxy to services. The
		Abstract indicates that the
		system allows interaction
		between services without
		having to implement
		explicit conversation
		control mechanisms. In
		short, Lemon does not do
		what is asserted by the
		Examiner.

conversation support	The Examiner incorrectly	Wholly lacking is the
means communicating	relies on paragraphs	support means being
with a human-usable interface installed on a user device to support the user's side of a conversation with the conversation enabled applications;	[0023], [0027] and [0049] of Lemon for this feature.	installed on a user device. Paragraph [0023] discussed enabling services to carry
		on conversations without code for conversation logic. Paragraphs [0027]
		and [0049] are similar, an specifically reference an interaction handler which validates whether a document type is valid.
presentation support means communicating with a human-usable interface installed on the user device to show the user a state of the conversation and options for selection by the user; and	The Examiner references paragraphs [0026], [0034] and [0052] to Lemon.	These passages do not discuss any form of presentation support which communicates with a human usable interface. Rather, as noted by the Examiner they deal with looking for valid input documents.

data input means installed on the user device by which the user selects an available option and fills in message content that conforms with the conversation policy in use by the conversation	The Examiner references paragraph [0051] and [0052 of Lemon.	These passages discuss the production of "an appropriately typed document" and returning messages to a client for the next legal document input.
by the conversation enabled applications.		

Conclusion

In conclusion, the claimed invention is not simply drawn to conversation enabled applications per se. It is drawn to a system and method which enable human users to interact with conversation enabled applications. The claimed invention requires the device on the user's side to a conversation support means, a presentation support means, and a data input means that allow the user to interact with a conversation enabled application according to its conversation policy. Lemon is simply not directed to this in any capacity. Bandhole does not make up for these deficiencies. A more detailed explanation is presented in the response, without amendment, filed October 31, 2007. It is respectfully requested that Claims 1-16 be allowed and that the application be passed to issue.

Respectfully submitted/

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